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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
			EXAMINER
		ART I	UNIT PAPER NUMBER
			12
		DATE MAILED:	
		examiner interview summary record	
All participants (applican	t, applicant's representa	itive, PTO personnel):	
11) Kathleer		(3) Mary Krinsky	[a toorney]
(2) Elizabeth	Slobadan	sky (4)	
	8/1/01	<i>'</i>	
Dat Titterview			
		ren to applicant applicant's representative).	
Exhibit shown or demon	stration conducted: U	Yes 🖫 No. If yes, brief description:	
Claims discussed:		nann et al. of record	
		greed to if an agreement was reached, or any other comments: wts neuscutative discussed issues	of enablement wi
score due	to post-Ailing	1 12	lone and the
·) il i	· J		Ti li
inhibitor. E	jamure ag	greed to send supplemental	Final rejection
to clarit	issues.		
(A fuller description, if no attached. Also, where n	/ ecessary, and a copy of to copy of the amendme	the amendments, if available, which the examiner agreed would rendents which would render the claims allowable is available, a summary	er the claims allowable must be thereof must be attached.)
1. It is not necessa	ary for applicant to provi	de a separate record of the substance of the interview.	
WAIVED AND MUST IN	ICLUDE THE SUBSTAN	to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO TH NCE OF THE INTERVIEW (e.g., items 1-7 on the r verse sid of this f given one month from this interview date to provide a statement of th	form). If a response to the last Office
requirements th	nat may be present in the rements of the last Office	ry abov (including any attachments) reflects a complet respons to e last Office action, and since the claims are now allowable, this complete action. Applicant is not relieved from providing a separate r cord of	pleted form is considered to fulfill the